

IN THE UNITED STATES DISTRICT COURT FOR
THE MIDDLE DISTRICT OF ALABAMA

RECEIVED

James Adams # 108863M 1 A 11:00
 Full name and prison number)
 of plaintiff(s) DEBRA P. H.)
 U.S. DIST. Ct.)
 MIDDLE D. Ct.) CIVIL ACTION NO. 2006cv988-1D
 v.) (To be supplied by Clerk of
 Asst. Warden Carter Davenport) U.S. District Court)
 Latrice Green)
 Tyrone Barrows)
)
)
 Name of person(s) who violated)
 your constitutional rights.)
 (List the names of all the)
 persons.))

I. PREVIOUS LAWSUITS

A. Have you begun other lawsuits in state or federal court dealing with the same or similar facts involved in this action? YES () NO ()

B. Have you begun other lawsuits in state or federal court relating to your imprisonment? YES () NO ()

C. If your answer to A or B is yes, describe each lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, using the same outline.)

1. Parties to this previous lawsuit:

Plaintiff(s) James Adams

Defendant(s) Warden G. Mosley, Tyrone
Barrows

2. Court (if federal court, name the district; if state court, name the county)

Montgomery County Circuit Court

1747

3. Docket number CL-2006-1747

4. Name of judge to whom case was assigned _____

5. Disposition (for example: Was the case dismissed?
Was it appealed? Is it still pending?) _____Pending6. Approximate date of filing lawsuit June 20067. Approximate date of disposition Pending

II. PLACE OF PRESENT CONFINEMENT _____

Easterling

PLACE OF INSTITUTION WHERE INCIDENT OCCURRED _____

Easterling

III. NAME AND ADDRESS OF INDIVIDUAL(S) YOU ALLEGE VIOLATED YOUR CONSTITUTIONAL RIGHTS.

NAME

ADDRESS

1. Asst Warden Carter Davenport 200 Wallace dr Clio, AL
360172. Tyrone Barrows 200 Wallace dr Clio, AL3. Latrice Green 200 Wallace dr Clio, AL

4. _____

5. _____

6. _____

IV. THE DATE UPON WHICH SAID VIOLATION OCCURRED Jan 26, 05Until present

V. STATE BRIEFLY THE GROUNDS ON WHICH YOU BASE YOUR ALLEGATION THAT YOUR CONSTITUTIONAL RIGHTS ARE BEING VIOLATED:

GROUND ONE: Defendants violated plaintiffs 8th
and 14th Amendment right by placing and
leaving FALSE information in his F.I.E.

STATE BRIEFLY THE FACTS WHICH SUPPORT THIS GROUND. (State as best you can the time, place and manner and person involved.)

ON or Around January 24, 2006 defendant
caused a false charge to be placed in
his file on escape from prison in
Florida plaintiff has proven this infor-
mation to be false yet the defendant refuse to
remove the information,
GROUND TWO: _____

SUPPORTING FACTS: _____

GROUND THREE: _____

SUPPORTING FACTS: _____

VI. STATE BRIEFLY EXACTLY WHAT YOU WANT THE COURT TO DO FOR YOU.
MAKE NO LEGAL ARGUMENT. CITE NO CASES OR STATUTES.

\$50,000.00 Against Each Defendant

and an Order directing them to Remove
the false information From his file.

X JAMES ADAMS
Signature of plaintiff(s)

I declare under penalty of perjury that the foregoing is true
and correct.

EXECUTED on October 25, 2006.
(Date)

X JAMES ADAMS
Signature of plaintiff(s)